UNITED STATES DISTRICT COURT 1 2 DISTRICT OF NEVADA 3 United States of America, Case No.: 2:17-cr-00142-JAD-VCF 4 **Plaintiff** 5 **Order** 6 v. [ECF Nos. 126, 127, 128, 135] 7 Brian Wright, 8 Defendant 9 After the jury found pro se defendant Brian Wright guilty on all three assaulting-afederal-officer counts, he relinquished his right to self-representation in this case, and I appointed his standby counsel, Telia Williams, Esq., as his attorney. Wright soon developed the opinion that Ms. Williams "aided the government in" his *pro se* trial, 1 so he has moved to fire Ms. Williams.² Both Wright and Ms. Williams ask to extend the Rule 29 motion deadline. 14 I have set Wright's requests to again represent himself [ECF Nos. 125, 129] for hearing on September 10, 2018, and I defer my ruling on those motions until after that hearing. 16 Good cause appearing, the unopposed motion to extend time for counsel to file Wright's Rule 29 motion [ECF No. 128] is GRANTED. The deadline for Ms. Williams to file Wright's Rule 29 motion is extended to September 6, 2018, and Wright's pro se request to 19 extend that deadline [ECF No. 126] is DENIED as moot in light of that extension. 20 Because the trial transcripts have already been ordered by the government and a copy has been provided to Ms. Williams for Wright, IT IS FURTHER ORDERED that the Emergency Motion for Trial Transcripts [ECF No. 127] is also DENIED as moot. 23 24 25 26 ¹ ECF No. 126. 27

² ECF Nos. 125, 129.

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Finally, Wright's pro se motion "requesting a change of investigator" [ECF No. 135] is **DENIED** because this trial is over and Wright has not demonstrated a basis for the court to appoint an investigator at this stage of the case.

Dated: August 30, 2018